

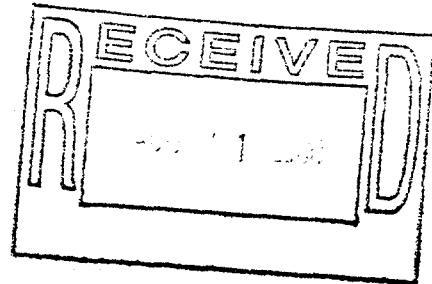
JARROW FORMULAS, INC.
SUPERIOR NUTRITION
AND FORMULATION

1824 South Robertson Boulevard
Los Angeles, CA 90035-4317
(310) 204-6936
Toll Free (800) 726-0886
FAX (310) 204-2520

JARROW
FORMULAS™

Division of Compliance and Enforcement/ONPLDS
Center for Food Safety and Applied Nutrition
Food and Drug Administration
HFS-810
200 C Street, S.W.
Washington, DC 20204
202-205-5229

July 25, 2000



Dear CFSAN:

Pursuant to Section 403(r)(6) of the Federal Food, Drug and Cosmetic Act and Section of 101.93 of FDA's regulations, we hereby notify you that we are using the following statement(s):

(1) Name of Address of distributor:

Jarrow Formulas, 1824 South Robertson Blvd., Los Angeles, CA 90035

(2) Text of the statement(s):

"Supports Healthy Joints and Connective Tissue" – Glucosamine is an aminomonosaccharide synthesized by transamidase enzymes from glutamine and glucose. Glucosamine sulfate is an essential component of joints and intestinal tissue and is involved in the production of synovial fluid, which lubricates the joints. Sulfur is also utilized in the production of cartilage tissue. This product is best taken with BioSil, the only high potency source of orthosilicic acid, the biologically active form of silicon.

(3) Name of the dietary ingredient(s) if not provided in the text of the statement:

Glucosamine sulfate

(4) Name of the dietary supplement(s)

Glucosamine Sulfate 1000 mg.- (1000 mg, 100 tablets)

(5) The following disclaimer appears on the label in bold: These statements have not been evaluated by the Food and Drug Administration. This product is not intended to diagnose, treat, cure or prevent any disease.

These claims are limited to, and a result of, what we believe to be a substantial body of scientific evidence supporting the functional role of these nutrients. A compendium of relative published research substantiating the above statement(s) is on file at the corporate office.

Respectfully submitted,

Siddharth Shastri, CCN

Vice President, Director of Product Development
Licensed Dietitian/Clinical Nutritionist, #002378
(by the University of the State of New York, State Board of Education)

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